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U.S. DISTRICT COURT
DISTRICT OF MASS.

United States District Court -
District of Massachusetts

Colleen M. Hardacre,
Plaintiff

v.

Federal Bureau of Investigation
& U.S. Department of
Justice,
Defendants

C.A. NO.

05-10542-
MLW

Emergency Motion to Transfer

The Plaintiff, Colleen M. Hardacre,
hereby requests that this case be
transferred to the Northern District
of Illinois, Eastern Division,
219 S. Dearborn, Chicago, Illinois,

1. The Plaintiff is indeed being harassed with her life controlled and obstructed by the FBI & the FBI is lying about this.
2. The U.S. Attorney representing the FBI states in his Motion to Dismiss that the FBI says they are not violating my life or committing what I have complained of in my document. The FBI is lying to the court.
3. Because the FBI is still not willing to confront me or make itself available through legal channels to me to resolve these issues & is still so

bold as to blatantly lie to the court,
my hopes of this factual complaint
being treated justfully through this
court without being tainted or obstructed
by the FBI are probably not going to
happen.

4. Since I filed this complaint, the
FBI's noise + fright chemicals have
further torn my pelvic muscles
(5th time). To avoid their noise
abuse I have been reduced to
sleeping in my trunk on occasion
and drove 20,000 miles in 10

months because my choice was to be
noise provoked or leave my home.
They have also reduced my disability
to 1300.00 a month, a salary from
from about 15 years ago, as they
disabled me from working. Adrenalin
after 8 million times completely
contracts plus muscles, bowel,
bladder & vagina. They are at about
21 million times now.

5. Because they are corrupt & control
everything, once the US attorney
said "they wasn't a cure" passed

The FBI would again get out of this Complaint & rented an apartment in Chicago. I have been paying rent on 2 places since August, 2005. I am going to move there & can no longer pay this double rent & feel the FBI is stalling on purpose so I will just walk away from this Complaint. It is for this reason that I respectfully request that this be allowed to be transferred to Illinois as I will never choose to walk away from this Complaint against the FBI if there

was the slightest chance of their
being brought to justice in this matter
& forced to face me & these issues,
especially since they are physically
harming me for the 7th year on purpose.

Respectfully Submitted,

1/9/06

Colleen M. Harder, Plaintiff
113 River Point Way
#6209
Lowell, MA 01843
978-683-3755

Certification of Service

I hereby certify that this document was served via first class mail to the following parties in this case, this 9th day of ~~November~~ ^{January}, 2006.

Colleen M. Hardaker, Prose
Plaintiff

Christopher R. Donato, Esq.
Assistant U.S. Attorney
U.S. Attorney office
John Joseph Crowley Courthouse
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Boston, MA 02210
617-748-3303